

House of Representatives

File No. 837

General Assembly

January Session, 2015

(Reprint of File No. 204)

Substitute House Bill No. 6864 As Amended by House Amendment Schedule "A"

Approved by the Legislative Commissioner May 15, 2015

AN ACT CONCERNING THE PAYMENT OF UMPIRES UNDER THE STANDARD FIRE POLICY.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 38a-308 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2015*):
 - (a) (1) No policy or contract of fire insurance shall be made, issued, renewed or delivered by any admitted or nonadmitted insurer or any agent or representative thereof, on any property in this state, unless it conforms as to all provisions, stipulations, agreements and conditions with the form of policy set forth in section 38a-307, except that a policy or contract of fire insurance for a commercial property made, issued, renewed or delivered by a nonadmitted insurer or any agent or representative thereof may define "depreciation" differently than as set forth in section 38a-307.
 - (2) There shall be printed at the head of such policy the name of the insurer or insurers issuing the policy, the location of the home office thereof, a statement showing whether such insurer or insurers are stock or mutual corporations or are reciprocal insurers or Lloyd's

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16 underwriter, provided any company organized under special charter 17 provisions may so indicate upon its policy and may add a statement of 18 the plan under which it operates in this state, and there may be added 19 thereon such device or devices as the insurer or insurers issuing such 20 policy desire. Such policy shall be clearly designated on the back of the 21 form as "The Standard Fire Insurance Policy of the State of 22 Connecticut"; and this designation may include the names of such 23 other states as have adopted this standard form.

- (3) The standard fire insurance policy provided for in section 38a-307 need not be used for effecting reinsurance between insurers. If the policy is issued by a mutual, cooperative or reciprocal insurer having special regulations with respect to the payment by the policyholder of assessments, such regulations shall be printed upon the policy and any such insurer may print upon the policy such regulations as are appropriate to or required by its form of organization. Insurers issuing the standard fire insurance policy pursuant to section 38a-307 are authorized to affix thereto or include therein a written statement that the policy does not cover loss or damage caused by nuclear reaction or nuclear radiation or radioactive contamination, all whether directly or indirectly resulting from an insured peril under such policy; provided nothing herein contained shall be construed to prohibit the attachment to any such policy of an endorsement or endorsements specifically assuming coverage for loss or damage caused by nuclear reaction or nuclear radiation or radioactive contamination.
- 40 (b) Any policy or contract that includes, either on an unspecified 41 basis as to coverage or for an indivisible premium, coverage against 42 the peril of fire and substantial coverage against other perils need not 43 comply with the provisions of subsection (a) of this section, provided: 44 (1) Such policy or contract shall afford coverage, with respect to the 45 peril of fire, not less than the substantial equivalent of the coverage 46 afforded by said standard fire insurance policy; (2) except as provided 47 under subdivision (1) of subsection (a) of this section for a policy or 48 contract of fire insurance for a commercial property made, issued, 49 renewed or delivered by a [surplus lines] nonadmitted insurer or any

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50 agent or representative thereof, the following provisions in said 51 standard fire insurance policy are incorporated therein without 52 change: (A) Mortgagee interests and obligations, (B) the definitions of 53 actual cash value and depreciation, (C) the time period for when a loss 54 is payable after proof of loss, and (D) the time period for when a suit or 55 action for the recovery of a claim may be commenced; (3) such policy 56 or contract is complete as to all of its terms without reference to any 57 other document; and (4) the commissioner is satisfied that such policy 58 or contract complies with the provisions hereof. The provisions of this 59 subsection shall apply to any such policy or contract issued or renewed 60 on or after July 1, 2014.

- 61 (c) No umpire selected pursuant to the appraisal provision of the policy or contract shall require or enter into any agreement or contract 62 63 that directs the payment of such umpire's expenses to be made directly 64 from any award.
- 65 (c) (d) None of the provisions of this section shall apply to policies 66 of automobile or aircraft physical damage insurance or to policies of 67 inland marine insurance.
- 68 [(d)] (e) The provisions of section 38a-346 shall apply in the event of 69 cancellation of a policy issued pursuant to this chapter.
 - [(e)] (f) Any policies made, issued, renewed or delivered through a fire, liability and allied lines underwriting facility established by the Insurance Commissioner pursuant to section 38a-328 shall not be subject to the cancellation of policy provisions or notice of cancellation requirements of section 38a-307, provided such policies comply with any regulation adopted by the Insurance Commissioner pursuant to subsection (a) of section 38a-328.
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This act shall take effect as follows and shall amend the following sections:			
Section 1	October 1, 2015		38a-308

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The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note

State Impact: None

Municipal Impact: None

Explanation

The bill specifies the circumstances that an umpire in certain insurance disputes may be paid from the proceeds of an award. As this concerns private insurance transactions, there is no fiscal impact.

House "A" removed a provision of the underlying bill that allowed a policyholder to request a direct payment to an umpire. There was no associated fiscal impact.

The Out Years

State Impact: None

Municipal Impact: None

OLR Bill Analysis sHB 6864 (as amended by House "A")*

AN ACT CONCERNING THE PAYMENT OF UMPIRES UNDER THE STANDARD FIRE POLICY.

SUMMARY:

This bill prohibits an umpire, when resolving a dispute between an insured and an insurer about the amount owed under a fire insurance policy, from receiving payment for his or her expenses directly from any award.

The bill also makes technical changes. For example, it explicitly applies laws about the standard fire policy to renewed policies. The laws already apply to policies made, issued, or delivered, which in practice has included renewals.

*House Amendment "A" removes a provision that allowed an umpire to receive payment for his or her expenses directly from an award if the policyholder agreed to that in writing.

EFFECTIVE DATE: October 1, 2015

BACKGROUND

Umpires

By law, the standard fire policy includes an appraisal provision, under which an insured and insurer that disagree on the amount of a loss each select an appraiser. The appraisers (or, failing an agreement, a court) select a competent, disinterested umpire. The appraisers appraise the loss and submit any differences to the umpire, who determines an award. The insured and insurer pay the umpire's expenses equally (CGS § 38a-307).

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COMMITTEE ACTION

Insurance and Real Estate Committee

Joint Favorable Substitute

Yea 12 Nay 7 (03/10/2015)